Case 1:12-mj-00197-CLP Document 6 Filed 03/06/12 Page 1 of 1 PageID #: 15 United States District Court

EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

Albert Crise	<u>:i _</u> _	Case Number:	12-19/17	
In accordance with the lequire the detention of the defend	Bail Reform Act. 18 U.S.C. § ant pending trial in this case.	3142(f), a detention hearing	g has been held. I conclud	de that the following facts
	Part !	l - Findings of Fact		
(1) The defendant is charged (State or local offense that is	with an offense described in I that would have been a federa			
	as defined in 18 U.S.C. §315			
	th the maximum sentence is li	-	o is messarihad in	
	th a maximum term of imprise mmitted after the defendant h			se described in
18 U.S.C. §3142(£	(1)(A)-(C), or comparable st	ate or local offenses.		
(2) The offense described in offense.				
(3) A period of not more the for the offense descri	bed in finding (1).			
(4) The defendant has not reconditions will reasonably assure			2) and (3) that no condition	on or combination of
1 1	Alter	native Findings (A)		(11)
(1) There is probable caus	se to believe that the defendar	it has committed an offense		846
for which a max under 18 U.S.C.	imum term of imprisonment (of ten years or more is preso	cribed in 21 U.S.C. §	010
(2) The defendant has not i	rebutted the presumption estal e the appearance of the defend			on of conditions
	Alter	native Findings (B)		
(1) There is a serious risk	that the defendant will not ap	реаг.		
(2) There is a serious risk	that the defendant will endan	ger the safety of another pe	rson or the community.	
T. Co. d. ab. a. ab diblo accesso	Part II - Written St mony and information submitted	atement of Reasons for De		he avidenceleleer and
tring that the credible testification condi-				
defendant lacks substanti	al ties to the community.	, ,,	, ,	
	tizen and an illegal alien.			
defendant has no stable h				
	redible sureties to assure his a reopen and present a bail pac			
defendant's family reside		Rage in the future.		
	Part III - Dir	ections Regarding Detenti	ion	
The defendant is committed	to the custody of the Attorne	v General or his designated	representative (confine	ment in a corrections
facility separate, to the extent pra-	cticable, from persons awaiting	g or serving sentences or be	eing held in custooly pendi	ing appeal. The defendant
shall be afforded a reasonable op-	portunity for private consultat	ion with defense counsel. 🔏	on order of a court of the	United States or on reques
of an attorney for the Government the purpose of an appearance in c	t, the person in charge of the	corrections facility shall del	iver the detendant to the	United States marshal for
	omiceton with a court procee	M.		
Dated: 316,20		7	11/11	
Brooklyn, New York		UN	515010	